Pro Se / (Rev. 1210	o) Complaint for Employment Discrimination			
		UNITED STAT			LERK'S OFFICE U.S. DIST. COURT ${ m T}$ AT HARRISONBURG, VA FILED
			for the		14AV 2 7 2020
		Western	District of Virginia	0	MAY 27 2020
		Harri	isonburg Division		JULIA C. DUDLEY, CLERK BY: DEPUTY CLERK
	К	ERRAH BENNETT CLARK) Case No.	5: <u>20-CV</u> (to be fille	\
If the nan	nes of all rite "see of the full	Plaintiff(s) ne of each plaintiff who is filing this complaint. the plaintiffs cannot fit in the space above, attached" in the space and attach an additional list of names.) -V- James Madison University	,	: (check one)	Yes No
names of	`all the de e attache	Defendant(s) ne of each defendant who is being sued. If the efendants cannot fit in the space above, please d" in the space and attach an additional page f names.)	-		
	-	COMPLAINT FOR EM	PLOYMENT DIS	SCRIMIN	IATION
I.	The Pa	arties to This Complaint			
	A.	The Plaintiff(s)			
		Provide the information below for each needed.	h plaintiff named in t	he complain	t. Attach additional pages if
		Name	KERRAH BENNETT	CLARK c/o	Legal Team

Name	KERRARI DEIVINETT CLARK GO Legar Team
Street Address	PO Box 172
City and County	McGaheysville, Rockingham
State and Zip Code	Virginia, 22840
Telephone Number	(540) 256-9848
E-mail Address	

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

Pro Se 7 (Rev. 12/16) Complaint for Employment Discrimination

Name James Madison University Job or Title (f/known) Street Address 800 South Main Street City and County Harrisonburg, Rockingham State and Zip Code Virginia, 22807 Telephone Number (540) 568-6211 E-mail Address (f/known) Defendant No. 2 Name Job or Title (f/known) Street Address City and County State and Zip Code Telephone Number E-mail Address (f/known) Defendant No. 3 Name Job or Title (f/known) Street Address City and County State and Zip Code Telephone Number E-mail Address (f/known) Defendant No. 4 Name Job or Title (f/known) Defendant No. 4 Name Job or Title (f/known) Street Address City and County State and Zip Code Telephone Number E-mail Address (f/known) Street Address City and County State and Zip Code Telephone Number	Defendant No. 1	
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Telephone Number	· ·	
CHUZH MINUCAN III KIIDWII	E-mail Address (if known)	

C.	Place of Employment	•		
•	The address at which I sought e	employment or was employed by the defendant(s) is		
	Name	James Madison University		
	Street Address	800 South Main Street		
	City and County	Harrisonburg, Rockingham		
•	State and Zip Code	Virginia, 22807		
	Telephone Number	(540) 568-6211		
Basis	for Jurisdiction			
This a	ction is brought for discrimination	n in employment pursuant to (check all that apply):		
1110		· · · · · · · · · · · · · · · · · · ·		
	Title VII of the Civil	Rights Act of 1964, as codified, 42 U.S.C. §§ 2000e to 2000e-17 (race		
	color, gender, religior	n, national origin).		
	The state of the s	(Note: In order to bring suit in federal district court under Title VII, you must first obtain a Notice of Right to Sue letter from the Equal Employment Opportunity Commission.)		
	Age Discrimination in	n Employment Act of 1967, as codified, 29 U.S.C. §§ 621 to 634.		
	•	ing suit in federal district court under the Age Discrimination in must first file a charge with the Equal Employment Opportunity		
	Americans with Disal	bilities Act of 1990, as codified, 42 U.S.C. §§ 12112 to 12117.		
		ing suit in federal district court under the Americans with Disabilities tain a Notice of Right to Sue letter from the Equal Employment sion.)		
	Other federal law (spe	cify the federal law):		
ļ	Relevant state law (spe	ecify, if known):		
1	-	ty law (specify if known):		

III. Statement of Claim

E.

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

A.	The discrimina	tory conduct of which I complain in this action includes (check all that apply):
		Failure to hire me.
		Termination of my employment.
		Failure to promote me.
		Failure to accommodate my disability.
		Unequal terms and conditions of my employment.
	V	Retaliation.
	V	Other acts (specify): Hostility, Inaction, Threats, Harassment, Bullying, Undermining
ŕ		(Note: Only those grounds raised in the charge filed with the Equal Employment Opportunity Commission can be considered by the federal district court under the federal employment discrimination statutes.)
B.	It is my best re-	collection that the alleged discriminatory acts occurred on date(s)
C.	I believe that d	efendant(s) (check one):
	V	is/are still committing these acts against me.
		is/are not still committing these acts against me.
D.	Defendant(s) d	iscriminated against me based on my (check all that apply and explain):
		race
		color
		gender/sex
		religion
		national origin
		age (year of birth) (only when asserting a claim of age discrimination.)
	~	disability or perceived disability (specify disability)
		Perceived Disability, Mockery Thereof

The facts of my case are as follows. Attach additional pages if needed.

Pro Se 7 (Rev. 12/16) Complaint for Employment Discrimination

There are basic human rights afforded to us all. James Madison University has blatantly and purposefully abused these rights time and time again as such regards KERRAH BENNETT CLARK. There have been violations governed by the Equal Employment Opportunity Commission, threats to be poisoned, and threats to become unemployed. This is only listing a few... A terrible culture encircles the abuse that KERRAH BENNETT CLARK has suffered for nearly an entire year, an institutional culture built on the practice of suppressing the exposure of prohibited behavior. The latest example of this culture comes from James Madison University's President, Jonathan Alger. President Alger has knowingly and intentionally faisified a State of Virginia Employee Grievance. See continued attachment.

(Note: As additional support for the facts of your claim, you may attach to this complaint a copy of your charge filed with the Equal Employment Opportunity Commission, or the charge filed with the relevant state or city human rights division.)

IV. Exhaustion of Federal Administrative Remedies

Α.	my Equal Employment Opportunity counselor regarding the defendant's alleged discriminatory conduct on (date) 9/16/19 VDHRM, 2/24/20 EEOC
В.	The Equal Employment Opportunity Commission (check one): has not issued a Notice of Right to Sue letter. issued a Notice of Right to Sue letter, which I received on (date) (Note: Attach a copy of the Notice of Right to Sue letter from the Equal Employment Opportunity Commission to this complaint.)
C.	Only litigants alleging age discrimination must answer this question. Since filing my charge of age discrimination with the Equal Employment Opportunity Commission regarding the defendant's alleged discriminatory conduct (check one):

V. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

60 days or more have elapsed. less than 60 days have elapsed. Pro Se 7 (Rev. 12/16) Complaint for Employment Discrimination

It is KERRAH BENNETT CLARK'S earnest hope that James Madison University can be honest with itself and recognize what it has done. As part of the process of owning the integrity that is expected from a publicly funded university, it is hereby requested that James Madison University make a transparent donation of \$1,000,000.00 to a reputable nonprofit organization that advocates for workplace compliance in regards to any area governed by the Equal Employment Opportunity Commission.

VI. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

	Date of signing: 5/27/20
	Signature of Plaintiff Printed Name of Plaintiff KERRAH BENNETT CLARK
В.	For Attorneys
	Date of signing:
	Signature of Attorney
	Printed Name of Attorney
	Bar Number
	Name of Law Firm
	Street Address
	State and Zip Code
	Telephone Number
	E-mail Address